Case 1:23-cr-00391-JLC Document

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January 8, 2024

VIA ECF

Honorable James L. Cott Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

> Re: United States v. Genco, No. 1:23-cr-00391

Dear Judge Cott:

We represent Defendant Dustin Genco in the above-referenced action. The parties jointly request to extend the deadline of the sentencing submissions (currently due on January 10, 2024) and adjourn the sentencing hearing (currently scheduled for January 24, 2024) to 30 days from the current dates. Two issues in this case recently arose that are potentially relevant to the Court's consideration of the 18 U.S.C. § 3553(a) factors in determining the sentence. The parties are in the process of resolving these issues without seeking the Court's intervention and agree that additional time is conducive to a resolution.

Thank you for your consideration of this request.

Respectfully submitted,

/s/ Jim Walden

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Counsel for Dustin Genco

cc: All parties, via ECF

Applicating routed. Thesenfuncing is adjourned
to February 22, 2024 at 10:00 d-m. in court room
21-D. 500 Pearl Street. Any pre-sentencing memorinda
or letters must be submitted no later than Pebruary 8,
2024. Absent good Louise shown, there will be no
further adjournments. SOORDERED. June L. Cott
1-8-24